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APPLICATION NO.	F	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/724,249	9 11/26/2003		James Samsoondar	31773-DIV2	1632
23589	7590	06/01/2006		EXAMINER	
HOVEY W			COLE, MONIQUE T		
2405 GRAND BLVD., SUITE 400 KANSAS CITY, MO 64108				ART UNIT	PAPER NUMBER
	,			1743	
				DATE MAILED: 06/01/200	6

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)					
	10/724,249	SAMSOONDAR, J	SAMSOONDAR, JAMES				
Office Action Summary	Examiner	Art Unit					
	Monique T. Cole	1743					
The MAILING DATE of this communication apperiod for Reply	pears on the cover sheet w	ith the correspondence ad	dress				
A SHORTENED STATUTORY PERIOD FOR REPI WHICHEVER IS LONGER, FROM THE MAILING [- Extensions of time may be available under the provisions of 37 CFR 1 after SIX (6) MONTHS from the mailing date of this communication If NO period for reply is specified above, the maximum statutory period - Failure to reply within the set or extended period for reply will, by statu Any reply received by the Office later than three months after the maili earned patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUNI .136(a). In no event, however, may a d will apply and will expire SIX (6) MOI te, cause the application to become A	CATION. reply be timely filed NTHS from the mailing date of this on BANDONED (35 U.S.C. § 133).					
Status							
1) Responsive to communication(s) filed on 26	November 2003.						
2a) This action is FINAL . 2b) ☐ Th	is action is non-final.						
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is							
closed in accordance with the practice under	Ex parte Quayle, 1935 C.D	D. 11, 453 O.G. 213.					
Disposition of Claims							
4)⊠ Claim(s) 1 is/are pending in the application.							
4a) Of the above claim(s) is/are withdra 5) Claim(s) is/are allowed. 6) Claim(s) 1 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/							
Application Papers							
9) The specification is objected to by the Examin	er.						
10)☐ The drawing(s) filed on is/are: a)☐ accepted or b)☐ objected to by the Examiner.							
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).							
11) The oath or declaration is objected to by the E	Examiner. Note the attache	d Office Action or form PT	O-152.				
Priority under 35 U.S.C. § 119							
12) ☐ Acknowledgment is made of a claim for foreig a) ☐ All b) ☐ Some * c) ☐ None of:		§ 119(a)-(d) or (f).					
1. Certified copies of the priority documents have been received.							
2. Certified copies of the priority documents have been received in Application No							
3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).							
* See the attached detailed Office action for a list of the certified copies not received.							
Attachment(s)							
1) Notice of References Cited (PTO-892)		Summary (PTO-413)					
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08 Paper No(s)/Mail Date	Paper No	s)/Mail Date Informal Patent Application (PTC)-152)				
U.S. Patent and Trademark Office PTOL-326 (Rev. 7-05) Office A	Action Summary	Part of Paper No./Mail Da	ate 03032006				

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DETAILED ACTION

Claim Objections

Claim 1 is objected to because of the following informalities: in line 6 of the claim, "send" should be "end". Appropriate correction is required.

Claim Rejections - 35 USC § 112

- 1. The following is a quotation of the first paragraph of 35 U.S.C. 112:
 - The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.
- 2. Claim 1 is rejected under 35 U.S.C. 112, first paragraph, because the specification, while being enabling for an antibody as the reagent, does not reasonably provide enablement for any reagent. The specification does not enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and/or use the invention commensurate in scope with these claims. At page 7, line 36 bridging to page 8, line 5, the specification discloses only antibody as the reagent useful in the practice of the invention. The claimed method is directed to determining the concentration of one or more plasma proteins by immunoturbidimetry. Not all reagents would be suitable for use as such.
- 3. The following is a quotation of the second paragraph of 35 U.S.C. 112:
 - The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.
- 4. Claim 1 is rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

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Claim recites, "filling a disposable dispensing tip with the sample; sealing a first end of said disposable tip." How can the tip be "filled" if an initial end of the tip is not already sealed. Should not the step of sealing a first end of the disposable tip precede the filling step? Further clarification is required.

Claim 1 is further rendered indefinite because it is unclear what Applicant contemplates as the reagent. Does the reagent facilitate the turbidity or assist in determining protein concentration? Further clarification is required.

Claim 1 recites the limitation "the sensor response from the sample." There is insufficient antecedent basis for this limitation in the claim.

Claim Rejections - 35 USC § 103

- 5. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 6. Claim 1 is rejected under 35 U.S.C. 103(a) as being unpatentable over USP 5,962,340 to Ushio et al. (herein referred to as "Ushio").

Ushio discloses a method of determining the concentration of an analyte such as C-reactive protein via immunoturbidimetry. The method comprises obtaining a sera sample; adding a reagent to said sample; placing the mixed sample into a 37°C heated incubator; radiating the sample; measuring the resultant absorbance; and using a calibration curve to correlate the absorbance change to the concentration of the C-reactive protein. See col. 3, lines 4-7, 30-42 and 54-56 and col. 4, line Example 4, col. 4.

Ushio differs from the instantly claimed invention in that it does not disclose the specific dispensing tip. However, it would have been obvious to one of ordinary skill to use any container/cuvette that would not interfere with the measurement of the protein, would fit within the conventional autoanalyzer or spectrophotometer and would be clear/transparent to facilitate the measurement of absorbance with the expectation of achieving suitable results, absent any evidence to the contrary.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Monique T. Cole whose telephone number is 571-272-1255. The examiner can normally be reached on Monday, Tuesday & Thursday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Jill Warden can be reached on 571-272-1267. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Monique T. Cole Primary Examiner Art Unit 1743